THE CORPORATION OF THE TOWNSHIP OF CENTRE WELLINGTON

SITE PLAN CONTROL APPLICATION FORM

6 HARD COPIES OF THE SITE PLAN DRAWING ARE REQUIRED WITH THE APPLICATION FORM, ALONG WITH A PDF VERSION EMAILED TO cpellizzari@centrewellington.ca

1. OWNER INFORMATION (as shown on registered deed) Name: Address: Telephone Number: Email Address:

2. APPLICANT/AGENT	
Name:	
Address:	
Telephone Number:	
Email Address:	

3. IDENTIFICATION OF AFFECTED PROPERTY		
Municipal Address:		
Legal Description:		
Assessment Roll:		

4. SPECIFY EXISTING AND PROPOSED LAND/BUILDING USE(S)

Existing:

Proposed:

5. PLANNING STATUS	
Official Plan Designation:	
Zoning:	
Is this property subject to o land severance, minor vari	ther applications pursuant to the Planning Act? (i.e. zone change, ance)?

6. SITE INFORMATION						
Existing Site						
Lot Area:					Squa	re Metres
Lot Frontage						Metres
Areas of Existing Buildings:						
Total Floor Area:					Squa	re Metres
Building Area (Ground Flood)					Squa	re Metres
Number of Existing Parking						
Spaces:						
Proposed Building(s) /Addition						
Total Floor Area:					Squa	re Metres
Building Area (Ground Floor)					Sqau	re Metres
Number of Additional Parking						
Spaces Proposed:						
Proposed Setbacks:	Front	Yard:	Metres	Rea	r Yard:	Metres
Side Yards	Left	Metres	Right	Metres	Rear Yard	Metres

AUTHORIZATION OF APPLICANT

he undersigned hereby requests the Township of Centre Wellington to consider a Site P	'lan
Control Application pursuant to Section 41 of Planning Act, R.S.O. 1990, and in accorda	nce
vith the Township of Centre Wellington By-law 1999-029, on lands described in t	this
pplication	

OWNER/ AUTHORIZED AGENT SIGNATURE	
CLERK, TOWNSHIP OF CENTRE WELLINGTON	

AUTHORIZATION FOR AGENT (IF REQUIRED)

I/WE

the Registered Owners of

 hereby authorize

 To act as agent for the Site Plan Control Application which deals with the above noted lands

 Owner's Signature

 Dated this
 day of

 ,2019

TOWNSHIP OF CENTRE WELLINGTON DEPOSIT AGREEMENT FORM

(As authorized by Schedule "I" to By-law No. 2013-092)

WHEREAS the Township of Centre Wellington has passed by-law No. 2013-092, Schedule "I" to which establishes a system of deposits and fee collection for certain planning and development applications or services provided by the Township with respect to a planning matter.

AND WHEREAS By-law No. 2013-092 requires that every application or request for services to be provided by the Township requiring a deposit as set out in Schedule "I" to By-law No. 2013-092 (*reproduced for convenience as Schedule "A" to this Agreement*) shall be accompanied by the deposit and a deposit agreement in the form established by the Township from time to time and an application is not considered complete until the required deposit and agreement has been submitted.

NOW THEREFORE the undersigned Applicant acknowledges that it has reviewed and agrees to the following terms and conditions:

- 1. I/We have filed a planning application with the Township of Centre Wellington, or have otherwise made a request to the Township or another agency or public body that requires the services of the Township; and,
- 2. I/We have been advised of the deposit required by the Township in accordance with the attached Schedule "A" for service provision and I/We forthwith agree to pay to the Township's Treasurer the required deposit in the amount of:

____ Dollars (\$ _____.00)

And that this deposit is in addition to the required fee. The required deposit amount has been determined by the attached Schedule "I" to By-law No. 2013-092.

- 3. I/We acknowledge and agree that an application or request for service is not complete until the required fee and deposit have been paid and this agreement has been signed. The Township reserves the right to refuse to accept or to further process an application or request for service until such time as both the required fee and deposit have been paid.
- 4. All monies paid as deposits to the Township are held by the Township in trust until final disposition of the planning application. Applicants shall receive invoices for various expenses incurred by the Township for services provided in the conduct of an application, including but not limited to the following:

Legal services provided by Township	At cost + 5%
Solicitor	
Engineering services provided by	At cost + 5%
Township's Consulting Engineer's or other	
specialized consulting services retained by	
the Township	
Other Peer Review	At cost + 5%
Newspaper Advertising	At cost
Per diems for Township Council or	At cost
Committee members to attend meetings.	
	-
Per diems for Township staff to attend	At cost

Any amounts so invoiced shall become due and payable to the Township within **thirty (30)** days of the invoice.

5. Deposit monies shall bear interest at the most advantageous savings account rate of the Township's bank. In the event that an applicant does not pay the application fees and costs provided for in this By-law by its due date, the Township shall pay the amount of the invoice from the applicant's deposit monies. The applicant shall replenish the deposit upon demand by the Township and the Township shall not be obligated to further process the application until such time as the deposit is reinstated to its full amount.

- 6. Where the Township approves a planning application, and that application is appealed to the Ontario Municipal Board by a party other than the applicant, the Township shall continue to submit invoices to the applicant for the provision of services provided with respect to the application, including the preparation and representation by Township staff or consultants before the Ontario Municipal Board. Failure to pay invoices or maintain the deposit as required may result in the Township's refusal to provide services in support of the application at the Ontario Municipal Board.
- 7. Where the Township rejects a planning application, and the applicant or any other party appeals the Township's rejection of an application, invoices for services provided in respect of such application shall continue to be submitted up until the time of submission of the appeal to the Ontario Municipal Board.
- 8. In the event that the Township provides a service in connection with a planning application for which a fee is to be paid as set out in By-law 2013-092, but such fee is not submitted or collected by the Township prior to the provision of service by the Township, then an invoice shall be submitted by the Township and the provisions of the deposit agreement shall apply to the invoice for service provision.

Name of Applicant			
Address of Applicant			
Invoices to be sent to			
(Name/Address)			
Dated at the Township of Centre We	llington this c	day of	, 2019
Signature of Applicant:			
Office	e Use Onlv		

Office	Use Only
Name of Township Official	Signature of Township Official
Date Received	

Important Note:

Applicants are encouraged to engage in preconsultation with the Township prior to the submission of a planning application. Consultation with Township staff prior to the submission of a planning application is not charged to the proponent. However, if the requested preconsultation requires the Township to engage its legal or engineering consultant, or incur any external expenses, a deposit agreement shall be completed and the amount of such deposit shall be \$2,000. Upon submission of an application, any deposit monies that continue to be held by the Township may be applied against the total deposit required in support of a complete planning application or request for services.

SCHEDULE "A" TO DEPOSIT AGREEMENT

TYPE OF APPLICATION	REQUIRED DEPOSIT
Official Plan Amendment	In accordance with Schedule "B"
Zoning By-law Amendment	In accordance with Schedule "B"
Temporary Use Zoning By-law Amendment or Extension Thereof	In accordance with Schedule "B"
Site Plan Approval Requiring A Site Plan Agreement	In accordance with Schedule "B"
Site Plan Approval With No Agreement Required	In accordance with Schedule "B" {Note: Staff May Waive Deposit at their sole discretion if external costs (i.e. consulting fees) are not anticipated}
Amendment to existing Site Plan not requiring an Agreement	<u>\$1,200</u>
Amendment to Site Plan and Site Plan Agreement (Minor – less than 50% expansion to gross floor area)	<u>\$1,200</u>
Amendment to Site Plan and Site Plan Agreement (Major – greater than 50% expansion to gross floor area)	In accordance with Schedule "B"
Development Agreement	<u>\$2,400</u>
Township review of Draft Plan of Subdivision or Condominium Application including preparation of draft approval conditions and Subdivision or Condominium Agreement	In accordance with Schedule "B"
Preconsultation	<u>\$1,200</u> <u>{Note: Staff May Waive Deposit at</u> <u>their sole discretion if external costs</u> <u>(i.e. consulting fees) are not</u> <u>anticipated}</u>
Any Other Application Not Listed Above Where a Deposit is Required	In accordance with Schedule "B"

SCHEDULE "B" TO DEPOSIT AGREEMENT

Where Schedule "A" requires a deposit determined in accordance with Schedule "B", the minimum amount of deposit shall be calculated according to the following formula:

\$2,400.00

- 0 If the application relates to land that, if passed, would allow the development of:
 - (A) fewer than six (6) dwelling units, or
 - (B) less than 465 m² (5,005 ft²) of non-residential (i.e. industrial, commercial or institutional) floor area, or
 - (C) a parcel of land containing less than 0.5 hectares (1.2 acres) which will not involve the construction of any buildings or structures requiring a building permit.

\$6,000.00

- D.00 If the application relates to land that, if passed, would allow the development of:
 - (A) more than six (6) dwelling units, but fewer than twenty (20) dwelling units,or
 - (B) between 465 m² and 1,860 m² (5,005 ft² and 20,022 ft²) of non-residential (i.e. industrial, commercial or institutional) floor area, or
 - (C) a parcel of land containing more than 0.5 hectares (1.2 acres) but fewer than 5.0 hectares (12.3 acres) which will not involve the construction of any buildings or structures requiring a building permit.

\$12,000.00 If the application relates to land that, if passed, would allow the development of:

- (A) more than twenty (20) dwelling units, or
- (B) more than 1,860 m2 (20,022 ft2) of non-residential (i.e. industrial, commercial or institutional) floor area, or
- (C) a parcel of land containing more than 5.0 hectares (12.3 acres) which will not involve the construction of any buildings or structures requiring a building permit.